UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

SHAWN DRUMGOLD,) C.A. No. 04-11193NG
Plaintiff)
) PLAINTIFF SHAWN DRUMGOLD'S
v.) FURTHER MOTION TO ENLARGE
) TIME TO SERVE SUMMONS AND
TIMOTHY CALLAHAN, MICKY ROACH	,) COMPLAINT
PAUL MURPHY, RICHARD WALSH, and)
THE CITY OF BOSTON,)
Defendants)
)

Now comes the Plaintiff Shawn Drumgold in the above-captioned proceeding and respectfully requests that this Honorable Court enlarge the time in which he must serve the Summons and Complaint in this matter upon the defendant police officers Timothy Callahan and Paul Murphy, from January 15, 2005 to April 15, 2005. As grounds therefor, the Plaintiff states as follows:

- 1. That his attorneys, Rosemary Curran Scapicchio and Stephen Hrones, their investigators, and staff, in good faith and with due diligence, have been unable to locate the Defendant police officers in order to serve them with the Summons and Complaint;
- 2. That based on the information which the Plaintiff's attorneys have to date, they are informed and believe that Defendant police officer Timothy Callahan currently is deployed as a member of the military reserve to Iraq and/or Afghanistan; and, that based on earlier information, was believed to have been returned to the United States and to his job as Night-Shift Commander at Boston Police Dept/Dist E-13, 3345 Washington St, Jamaica Plain, MA 02130, where he was

served by United States First-Class Mail with a Summons, Complaint, Notice Of Lawsuit And Request For Waiver Of Service Of Summons, and Waiver Of Service Of Summons on or about August 13, 2004, all of which correspondence has gone unanswered;

- 3. That Defendant police officer Paul Murphy is believed to be deceased since sometime in 2001; and, that probate records have not yet been located to determine if there is an executor of Defendant Murphy's estate, if probate remains open, or when and if probate may have been or was closed, in order to be able to serve said executor on behalf of Defendant Murphy;
- 4. That the Defendants City of Boston, Francis M Roache, and Richard Walsh have been served and the returns have been filed in the District Court;
- 5. That the Plaintiff was convicted of first-degree murder and sentenced to life in prison without parole in October 1989; and, that the Plaintiff was released from prison after spending over 15 years incarcerated, when the Suffolk County District Attorney entered a *nolle prosequi* on November 6, 2003; and,
- 6. That Plaintiff's request for an enlargement of time is both reasonable and necessary in order for the Plaintiff's counsel to determine where the Defendant police officers are exactly and/or where they may be served, or whom may be served on their behalf; and, that an enlargement of time is in the interests of justice so that justice may be served for the Plaintiff who was convicted and imprisoned and who is entitled to redress from *all* who were involved in convicting and incarcerating him.

WHEREFORE, the Plaintiff respectfully prays that this Honorable Court enlarge the time in which the Defendant police officers must be served with the Summons and Complaint in this matter, from January 15, 2005 to April 15, 2005.

Respectfully submitted The Plaintiff Shawn Drumgold, By his attorneys,

//S//Rosemary Curran Scapicchio
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Four Longfellow Place, Ste 3703

Boston , MA 02114 T)617/263-7400 //S//Stephen Hrones

Stephen B Hrones (BBO#242860) HRONES & GARRITY Lewis Wharf–Bay 232 Boston, MA 02110-3927 T)617/227-4019

CERTIFICATE OF COMPLIANCE WITH LOCAL RULE 7.1

I, Stephen Hrones, hereby certify that, on January 11, 2005, I prepared this Motion for filing in the District Court. Defendant Callahan has not yet been personally served as he cannot be located; therefore, I believe that Defendant Callahan is not represented by counsel with whom to confer. Defendant Murphy is believed to be deceased and his estate, if any, has not yet been personally served because the facts of probate have not yet been ascertained; therefore, I believe that Defendant Murphy is not represented by counsel with whom to confer. I further certify that I am filing this Motion in good faith and after having made such efforts and attempts with due diligence to locate these individuals and/or individuals who may be contacted on their behalf, to no avail. My legal assistant telephoned counsel Patrick J Donnelly, Susan Weise, and Hugh R Curran and informed them of my intention to file this Motion.

//S//Stephen Hrones
Stephen Hrones

CERTIFICATE OF SERVICE

I, Stephen Hrones, hereby certify that on this 11th day of January, 2004, I have served a copy of the foregoing PLAINTIFF SHAWN DRUMGOLD'S FURTHER MOTION TO ENLARGE TIME TO SERVE SUMMONS AND COMPLAINT via United States, First-Class Mail, postage prepaid where unable to do so electronically, as follows: Patrick J Donnelly, Esq., John P Roache, Esq., HOGAN ROACHE & MALONE, 66 Long Wharf, Boston, MA 02110; Susan Weise, Chief of Litigatn, Asst Corp Counsl, Civil Rights Div/Law Dept, City Hall, Rm 615, Boston, MA 02201; courtesy copy to Hugh R Curran, Esq., BONNER KIERNAN TREBACH & CROCIATA, One Liberty Square, Boston, MA 02109.

//S//Stephen Hrones
Stephen Hrones